IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE AT NASHVILLE

Motion GRANTED.

PAMELA MARIE DESOTO,

Plaintiff,

v.

BOARD OF PARKS AND RECREATION, METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY, TENNESSEE, and TOMMY LYNCH, CHRIS TAYLOR, BRYAN IRVIN, JERRY MOORE, KEVIN HOOPER, and DANNY DUKE, in their official and individual capacities,

Docket No. 3:14-cv-00822 JURY DEMANDED

JUDGE TRAUGER MAGISTRATE JUDGE GRIFFIN

Defendants.

MOTION FOR LEAVE TO FILE SUR REPLY

Comes now, the Plaintiff, Pamela Marie DeSoto ("Sgt. DeSoto"), by and through counsel, and moves the Court for leave to file a Sur Reply to the Defendants' Joint Reply Brief in Support of Motions to Stay Discovery ("Reply"). (D.E. No. 50, PageID #: 1251-1264) In support, Sgt. DeSoto would state as follows:

On July 25, 2014, the Defendants filed a Reply to Sgt. DeSoto's Response regarding the Defendants' blanket stay request. (D.E. No. 49, PageID #: 876-897) Among other things, the Reply accused Sgt. DeSoto and her counsel of being disingenuous with the Court regarding her account of discovery in the parallel proceedings. (D.E. No. 50, PageID #: 1258-1259) As the Defendants stated, "Simply, Plaintiff's claims are false." (Id. at PageID #: 1259) (emphasis added)

Sgt. DeSoto respectfully submits that such a stark accusation, which is inaccurate, requires further response from her in the form of a Sur Reply. In addition, a Sur Reply is